

ARKANSAS COURT OF APPEALS
NOT DESIGNATED FOR PUBLICATION
JOSEPHINE LINKER HART, JUDGE

DIVISION III

CA06-473

DONALD TYLER

April 25, 2007

APPELLANT

APPEAL FROM THE FULTON
COUNTY CIRCUIT COURT
[NO. JV2004-19-3]

V.

ARKANSAS DEPARTMENT OF
HUMAN SERVICES and
B.T. and D.T., Minor Children
APPELLEES

HONORABLE STEPHEN CHOATE,
CIRCUIT JUDGE

AFFIRMED; MOTION TO
WITHDRAW GRANTED

The circuit court terminated the parental rights of appellant, Donald Tyler, regarding minor children B.T. and D.T. As prescribed by *Linker-Flores v. Arkansas Department of Human Services*, 359 Ark. 131, 194 S.W.3d 739 (2004), and Ark. Sup. Ct. R. 4-3(j), appellant's counsel has filed a brief and a motion to withdraw as counsel, asserting that a review of the record reveals no issue of arguable merit. Counsel's brief discusses the adverse rulings made at the termination hearing as to appellant and the sufficiency of the evidence to support the termination decision, in keeping with *Lewis v. Arkansas Department of Human Services*, 364 Ark. 243, --- S.W.3d ---- (2005). In accordance with *Linker-Flores*, the clerk of this court attempted to provide appellant by certified mail with a copy of counsel's brief and notify him of his right to file pro se points for reversal within thirty days, but the packet

was returned, and there is no other known address for appellant.

After a full examination of the record, we find that counsel has complied with the requirements for a no-merit examination of the record and hold that the appeal is wholly without merit. Accordingly, we grant counsel's motion to withdraw and affirm the termination decision.

Affirmed.

GRIFFEN and BAKER, JJ., agree.